

UNITED STATES OF AMERICA  
BEFORE THE NATIONAL LABOR RELATIONS BOARD

CC 1 LIMITED PARTNERSHIP D/B/A	Cases 24-CA-11018
COCA COLA PUERTO RICO BOTTLERS	24-CA-11032
	24-CA-11034
and	24-CA-11035
	24-CA-11041
CARLOS RIVERA	24-CA-11042
	24-CA-11044
and	24-CA-11045
	24-CA-11046
CARLOS RIVERA-SANDOVAL	24-CA-11047
	24-CA-11048
and	24-CA-11050
	24-CA-11057
EDWIN COTTO-ROQUE	24-CA-11058
	24-CA-11059
and	24-CA-11065
	24-CA-11072
HECTOR SANCHEZ-TORRES	24-CA-11081
	24-CA-11088
and	24-CA-11095
	24-CA-11116
JOSE RIVERA-ORTIZ	24-CA-11189
	24-CA-11193
and	24-CA-11194
VIDAL ARGUINZONI	
and	
JAN RIVERA-MULERO	
and	
LUIS BERMUDEZ	
and	

HECTOR RODRIGUEZ

and

JUAN RIVERA-DIAZ

and

JOSE COLLAZO-FLORES

and

GABRIEL ROJAS-CRUZ

and

JOSE RIVERA-BARRETO

and

JOSE SUAREZ

and

JORGE OYOLA

and

PEDRO COLON-FIGUEROA

and

LUIS RIVERA-MORALES

and

JOSE RIVERA-MARTINEZ

and

VIRGINIO CORREA

and

CARLOS RIVERA-RODRIGUEZ

and

LUIS MELENDEZ

and

RAFAEL OYOLA-MELENDEZ

and

MIGUEL COLON

UNION DE TRONQUISTAS DE PUERTO RICO,  
LOCAL901, INTERNATIONAL BROTHERHOOD  
OF TEAMSTERS

Cases 24-CB-002706  
24-CB-002707

and

MIGDALIA MAGRIZ

and

SILVIA RIVERA

and

MARITZA QUIARA

#### ORDER

On January 24, 2013, the Board issued an unpublished Order Denying Motion for Reconsideration in this proceeding.

On June 26, 2014, the United States Supreme Court issued its decision in *NLRB v. Noel Canning*, a Division of the Noel Corp., No. 12-1281, \_\_\_ S. Ct. \_\_\_, 2014 WL 2882090 (June 26, 2014). In view of the Court's decision in *Noel Canning*, the Board hereby sets aside the above-referenced Order. The Board will retain this case on its docket and take further action as appropriate.<sup>1</sup>

Dated, Washington, D.C., November 7, 2014.

By direction of the Board:

A handwritten signature in black ink, reading "Gary Shinnors". The signature is written in a cursive, flowing style.

Gary Shinnors  
Executive Secretary

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<sup>1</sup> On June 27, 2014, the Board issued an Order setting aside the September 18, 2012 Decision and Order in this proceeding. Thereafter, the Court of Appeals, by mandate dated August 19, 2014, dismissed the case and remanded it to the Board.